

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK



JOHN R Aponte

Write the full name of each plaintiff.

CV 16 3943

(To be filled out by Clerk's Office)

-against-

COMPLAINT

(Prisoner)

Judge M. Mattal  
D.A. Brianna Latour/Coleagues  
Det. Vincent Demarco  
P.O. Michael Meawad

Do you want a jury trial?

☐ Yes ☒ No

Write the full name of each defendant. If you cannot fit the names of all of the defendants in the space provided, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section IV.

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

FILED

IN CLERK'S OFFICE  
US DISTRICT COURT E.D.N.Y.

★ JUL 14 2016 ★

BROOKLYN OFFICE

1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26

1. The above information is being furnished to you for your information only and is not to be used for any other purpose. It is not to be distributed outside your organization without the express written consent of the Bureau of the Census.

**Abstract**

231 704 000 000

**I. LEGAL BASIS FOR CLAIM**

State below the federal legal basis for your claim, if known. This form is designed primarily for prisoners challenging the constitutionality of their conditions of confinement; those claims are often brought under 42 U.S.C. § 1983 (against state, county, or municipal defendants) or in a "Bivens" action (against federal defendants).

☒ Violation of my federal constitutional rights

☐ Other: Violated My Rights to a Fair Trial

**II. PLAINTIFF INFORMATION**

Each plaintiff must provide the following information. Attach additional pages if necessary.

John B. AponTE  
First Name Middle Initial Last Name

State any other names (or different forms of your name) you have ever used, including any name you have used in previously filing a lawsuit.

Bat C 5411501435 NYSID 08912923R

Prisoner ID # (if you have previously been in another agency's custody, please specify each agency and the ID number (such as your DIN or NYSID) under which you were held)

Manhattan Detention Center (M.D.C.)

Current Place of Detention

125 white st

Institutional Address

New York N.Y. 10013  
County, City State Zip Code

**III. PRISONER STATUS**

Indicate below whether you are a prisoner or other confined person:

☐ Pretrial detainee

☐ Civilly committed detainee

☐ Immigration detainee

☒ Convicted and sentenced prisoner

☐ Other: \_\_\_\_\_

## IV. DEFENDANT INFORMATION

To the best of your ability, provide the following information for each defendant. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are identical to those listed in the caption. Attach additional pages as necessary.

Defendant 1: <sup>Not sure</sup> Michael Mattaie  
 First Name Last Name Shield #  
 Judge  
 Current Job Title (or other identifying information)  
 26 Central  
 Current Work Address  
 Staten Island N.Y. 10301  
 County, City State Zip Code

Defendant 2: Rhiana Latour  
 First Name Last Name Shield #  
 District Attorney  
 Current Job Title (or other identifying information)  
 130 styvesant Pl.  
 Current Work Address  
 Staten Island N.Y. 10301  
 County, City State Zip Code

Defendant 3: Vincent Demarco 7099  
 First Name Last Name Shield #  
 Detective  
 Current Job Title (or other identifying information)  
 12a Precinct  
 Current Work Address  
 Staten Island N.Y. 10306  
 County, City State Zip Code

Defendant 4: Michael Meawad ?  
 First Name Last Name Shield #  
~~12a Precinct~~  
 Current Job Title (or other identifying information)  
 ?  
 Current Work Address  
 ?  
 County, City State Zip Code

V. STATEMENT OF CLAIM

Place(s) of occurrence: 26 Central (Suprem Court

Date(s) of occurrence: From about 6/20/2016 to About 6/30/2016

FACTS:

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and how each defendant was personally involved in the alleged wrongful actions. Attach additional pages as necessary.

My Constitutional Right to Justice and a Fair trial was violated. My Girlfriend Juwana M. Brown who was being called a victim in a police Brutality, D.V. Case was Denied the Right to speak in court From the First Day of My arrest and through the Two weeks of My trial her and My witness were told to leave the Courtroom and I was told By Judge Matte that My witness were Not Allowed to testify in My Behalf. Because they would Benefit me I also had evidence that I was told I couldn't put into evidence I was Denied Video tape and police log Book Records to prove the police were lying. I'm also Being harassed with a Court order Lock Down. Because the Judge (Matte) Had prior knowledge that the police had My girlfriend sign a Domestic Incident Report when she had 3 Bottles of Georgy Vodka when she signed it He knew It's illegal to hold someone on charges when there obtained illegally through Drugs and Alcohol

I told them I wanted my girl and my witnesses to testify he told me that it was untimely he was throwing them out on purpose so they couldn't testify. He also had knowledge that the police officers involved in the case had complaints and lawsuits against him for strangulation and that after he arrested me he was arrested for strangling his wife but yet he still refused to dismiss the case and harassed me by forcing a trial on me.

My girlfriend told the District Attorney Rhianina Latour that she didn't want to press charges on me she didn't want an order of protection on me that she didn't want to make a statement or pursue a case against me the D.A. told us that they were forcing charges and an order of protection ~~at~~ the District Attorney even sent two police officers to Staten Island University North in Intensive Care Unit (ICU) to threaten my girlfriend (Juwana M. Brown) that if she didn't press charges, make a statement against me and sign an order of protection against me that they would have her arrested they even put Rhianina Latour on speakerphone

In which she proceeded to threaten  
 My girl too this happened on the  
 Day of the Grand Jury Because  
 I called my girl early that morning  
 and told her to go to the hospital  
 on the day of the grand jury they  
 gave me an Obstruction of Governmental  
 Administration Charge the ~~D.A.~~ District  
 Attorney ~~Brian~~ Bhianna latour  
 had that charged Dropped Because  
 My Girl Friend sent the Judge a  
 letter telling him that Bhianna  
 latour sent two police officers  
 to threaten her in the hospital  
 in I.C.O.U. while she was having  
 heart problems and that she  
 made her problem worse I also  
 believe that the D.A. or one of her colleagues  
 tampered with the evidence Because  
 the ~~D.A.~~ gave the jury a Dark Red  
 tinted picture of my Face and throat  
 so you couldn't see the Bruises on  
 my throat they also tampered  
 with a rikers Island phone  
 Recording I asked her Baby what  
 did you tell these people she said she  
 told them that she was chasing  
 me around the table and and hit a



in which she proceeded to threaten  
 my girl too this happened on the  
 Day of the Grand Jury Because  
 I called my girl early that morning  
 and told her to go to the hospital  
 on the day of the grand jury they  
 gave me an Obstruction of Governmental  
 Administration Charge the ~~D.A.~~ District  
 Attorney ~~Bhianna~~ Bhianna latour  
 had that charged Dropped Because  
 My Girl Friend sent the Judge a  
 letter telling him that Bhianna  
 latour sent two police officers  
 to threaten her in the hospital  
 in I.C.U. while she was having  
 heart problems and that she  
 made her problem worse I also  
 believe that the D.A. or one of her colleagues  
 tampered with the evidence Because  
 the D.A. gave the jury a Dark Red  
 tinted picture of my Face and throat  
 so you couldn't see the Bruises on  
 my throat they also tampered  
 with a rikers Island phone  
 Recording I asked her Baby what  
 did you tell these people she said she  
 told them that she was chasing  
 me around the table and and hit a



Dining room Chair and fell over  
 on it. The D.A.'s Recording was  
 me asking what she told these people  
 and he said that I ~~gave~~ gave  
 her a Dead leg and that I punched  
 her in her leg. I Believe the D.A.  
 took ~~at~~ About 3 or 4 recordings  
 and pieced them together as one.  
 She also committed perjury for the  
 police Department because she knew  
 that Mahmet Kambur and Kelly Gormley  
~~was~~ were partners. It's in her  
 paperwork. But yet she lied to  
 the Jury that Detec. Vincent  
 Demarco and Kelly Gormley were partners  
 and that Mahmet Kambur and Michael  
 Meawad were partners. This is why  
 I wasn't Allowed to have the police  
 roll call log Book for evidence.  
 Detective Vincent Demarco lied at  
 the Grand Jury that his partner  
 was Kelly Gormley and gave a  
 False testimony to the Grand Jury  
 and P.O. Michael Meawad lied  
 that Mahmet Kambur was his  
 partner and also gave a False  
 testimony at the Grand Jury  
 and committed perjury.



**INJURIES:**

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

Because of this case I was injured because I wasn't in my right state of mind I didn't think of getting x-rays or anything But there are pictures of the bruises on my throat from the police officer strangling me

**VI. RELIEF**

State briefly what money damages or other relief you want the court to order.

I want them charged with <sup>UNlaw Full</sup> False Imprisonment Harassment, obstructing Governmental Administration perjury, Badgering the witness, tampering with evidence and any other charges that will fit this case get the Rikers Recordings and the D.A. Recording she used at my trial and send them to a lab to be authenticated and pictures I want the Assault 3rd degree overturned and the order of protection removed and I'm asking for 60 million dollars in damages

**VII. PLAINTIFF'S CERTIFICATION AND WARNINGS**

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I understand that if I file three or more cases while I am a prisoner that are dismissed as frivolous, malicious, or for failure to state a claim, I may be denied *in forma pauperis* status in future cases.

I also understand that prisoners must exhaust administrative procedures before filing an action in federal court about prison conditions, 42 U.S.C. § 1997e(a), and that my case may be dismissed if I have not exhausted administrative remedies as required.

I agree to provide the Clerk's Office with any changes to my address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

7/7/2016  
 Dated  
 John R. Aponte  
 Plaintiff's Signature  
 John R. Aponte  
 First Name Middle Initial Last Name  
 MDC 125 white st  
 Prison Address  
 New York N.Y. 10013  
 County, City State Zip Code

Date on which I am delivering this complaint to prison authorities for mailing:

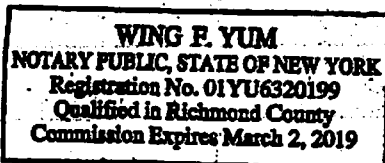
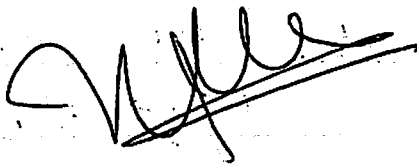
7/7/2016

ON August 9<sup>th</sup> 2015 I was Drunk on three Bottles of vodka, and went to the Hospital for a sore leg the cops was Called and they made me sign a Domestic Incident Report, when I was Drunk on three Bottles of vodka, what the Cops wrote was a lie. August 10<sup>th</sup> two cops came to my House door, I told them not to come IN the male officer pushed His way IN and started to strangle and choke John R. Aponte and He Had to defend Himself. I went to get my camera to take pictures of what was happening, the Female officer hit me in my chest, FOR taking pictures and my camera was taken, they Had NO warrent. THE Day of the Grand Jury I was in the Hospital I.C.U. FOR chest pains FROM the punch in the chest. D.A. Chiavara Latour sent two officers to my Hosptal Room to get me to make a statement I told them I was not going to and they called Her on the phone and I spoke to Her I did not want to make a statement And I did not want an order of Protection againts John R. Aponte

and once again I do not want a  
order of protection against John aponte  
I will fight this order of protection  
I was drunk when the cops had me to  
sign that paper, the officer came back  
to the house telling me he did not mean  
for this to happen please drop  
these charges this is because of  
my drinking

Judana Brown

X \_\_\_\_\_



5/16/2016



JOHN APOUTE BOOK and  
CASE NUMBER IS 541-150-1435 ①

Juwana-m-Brown Statement TO: Judge  
ROONEY

TO WHOM IT MAY CONCERN ON August 9  
2015 I WENT TO THE HOSPITAL FOR A  
BRUISE ON MY KNEE FROM ME AND MY  
BOYFRIEND HORSE PLAYING THREE OR  
FOUR EARLIER WHEN I WENT INTO  
THE AMBULANCE. THE AMBULANCE  
MAN ASKED ME WHAT HAPPENED  
I TOLD HIM I WAS CHASING MY  
BOYFRIEND JOHN R. APOUTE AROUND  
THE DINNING ROOM TABLE LIKE WE  
ALWAYS DO AND THAT I HIT ONE  
OF THE DINNING ROOM CHAIRS AND  
FELL OVER ON IT AND THE AMBULANCE  
MAN SAID THAT SOUNDS ABUSIVE TO  
ME, AND THAT HE WAS GONNA REPORT  
IT AS A DOMESTIC VIOLENCE ISSUE  
EVEN THOUGH I TOLD HIM IT WAS  
NOT. I CAME OUT OF EXRAY AND THERE  
WAS A BUNCH OF COPS WITH THE AMBU  
LANCE MAN, I TOLD THE COPS THE SAME  
THING, THAT I WAS HORSE PLAYING WITH  
MY BOYFRIEND, JOHN APOUTE CHASING  
HIM AROUND THE DINNING ROOM TABLE AND  
THAT I COULD NEVER CATCH HIM AND THAT I  
WENT WITH THE CHAIR AND FELL OVER AND THAT

(2)

my Boy Friend JOHN APOUNTE did not  
Hurt me. THE OFFICER asked me to sign a  
Paper. But I could not Read what THE  
ambulance man TOLD THEM and what the  
OFFICER wrote Because I did not have  
my glasses and I got Blurry vision and  
CATERACT, Because OF my Diabetes and  
Kept Telling THE OFFICERS, THAT my

man JOHN APOUNTE Did not Hit me  
On August 10, 2015 I was walking out  
OF my Bed Room my Boy Friend JOHN  
aponte Had THE House door open and  
HE asked me Baby did you call THE cops  
on me I said NO WHY HE THE police  
WERE at THE door Because they Had a  
Domestic Violence Report and that  
my Boy Friend JOHN APOUNTE Wasn't Being  
arrested But that He was wanted FOR  
questioning. By THE Detectives at THE  
122 Precinct I Respectfully Told  
BOTH OFFICERS about Eight Times  
That my Boy Friend did not assault me  
EVEN THOUGH I TOLD THE woman and  
man OFFICER about Eight Times THE  
male OFFICER Still PUSHED HIS way

(3)

OF my apartment and strangled my  
 Boy Friend JOHN Aponte up against  
 THE WALL By His THROAT Putting my  
 Boy Friend in a LIFE OR DEATH  
 Situation causing Him to Have to Fight  
 For His LIFE. THAT'S WHY HE STRUCK  
 THE OFFICER, SO HE CAN Release His  
 Throat Knocking THE Police Officer  
 out cold that when about TEN Police  
 Officers Run Into my apartment  
 Wrestling around my little Hallway  
 Breaking one OF my Doors and putting  
 my man on the Ground Putting there  
 Hands Feet Knees on my man Head  
 THOAT, BACK and THE Rest OF His  
 Body Holding Him Down they was  
 Handcuffing, I Was Taking Pictures  
 THAT'S when a Female OFFICER hit me  
 in my chest and Told me I could not  
 NO Pictures THEN she stole my  
 Camera, and THEY took my Boy Friend  
 away ON THE Day OF THE Grand Jury  
 my Boy Friend JOHN Aponte called  
 me about FIVE or FIVE THIRTY in the  
 morning and I Told Him Baby I'm

(4)

Having Really Bad Chest Pains  
 He Told me Baby Go to the Hospital  
 I was Told By the Doctors That I  
 was Having Heart palpitations Because  
 of all the stress that this case is  
 Putting on me even though I  
 Told PHIANA LaTOUR That there  
 was no assault she sent about four  
 letters, Threatening to Put me in Jail  
 Because I do not want an order of  
 Protection or write a statement  
 against JOHN about it He's the  
 Victim. While I was in the Hospital  
 with Heart Problems PHIANA LaTOUR  
 Sent Two Police Officers into my  
 Room in I.C.U Intensive care unit  
 to threaten me into signing a statement  
 and an order of Protection against  
 my Boy Friend I Repeatedly Told  
 HER NO I will not so she called  
 PHIANA LaTOUR on speaker Phone  
 She kept threatening me into making  
 statement and signing an order of  
 Protection causing my Heart condition  
 to get worse

(5)

I DO NOT Want to Sign an  
Order of Protection against JOHN  
Aponte and DO NOT want to make  
Statement against Him and THAT  
Police OFFicer Forced His way  
into my apartment and Strangled  
my Boy Friend He Had no choice  
But to Defend Himse F FOR HIS  
LIFE

Sincerely yours  
Suwana, M. Brown

JOHN Aponte is the victim  
and I want these charges Dropped

Suwana, M. Brown

Justin L. Feinstein

ID-01FE6324310







Hiding the fact that Kelly Gromley  
 was his partner for the day not  
 Meawad on the bottom I said  
 Meawad came with Sargent Demarco  
 at 1:00 PM the afternoon  
 because Demarco and Meawad were partners

5/1/43 285 527 813

38 2.6 2.6 78650

17134 1477125

111. 826 from Reuter

111. 826

111. 1 mole 826 to 120 A10 -  
 1230-59

1231. 220 Hylton 635, 43

1710 519 516

1540. 635 P. 16.3.4

Monday 810111 07054150

Assing 122 20+

0705. 2225

441111 12115111 Sgt Demarco

1300 1300 1300 1300

4813. 6161111. 111111 to

1111 70601. 314 1111

2711. 635 826 1111 1111 1111

1111 1111 1111 1111

1111 1111 1111 1111



**CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF RICHMOND**

THE PEOPLE OF THE STATE OF NEW YORK,

-against-

FELONY

1. JOHN APONTE (M 44)

-defendant(s)-

2015R1005840

STATE OF NEW YORK )  
 ) ss.:  
COUNTY OF RICHMOND )

who is the only witness  
in the only one on the  
Arrest Report because she

Police Officer Kelly Gormely, shield # 6844 of the 122, deposes and says as follows

KONIZOR

On the dates and times listed below, inside of 30 Ebbitts Street, Apt. 2S, in the County of Richmond, State of New York, the defendant committed the offenses of:

1. P.L. 120.05(3)\* Assault 2nd degree  
(defendant #1, 1 count(s))
2. P.L. 120.00(1) Assault 3rd degree  
(defendant #1, 1 count(s))
3. P.L. 205.30 Resisting Arrest  
(defendant #1, 1 count(s))
4. P.L. 195.05 Obstructing Governmental Administration 2nd degree  
(defendant #1, 1 count(s))

I there were any other  
Police Officers there, their  
Names and shield # would  
be up there

in that the defendant(s) did: with intent to prevent a peace officer, a police officer, registered nurse, licensed practical nurse, sanitation enforcement agent, a firefighter, including a firefighter acting as a paramedic or emergency medical technician administering first aid in the course of performance of duty as such firefighter, an emergency medical service paramedic or emergency medical service technician, or medical or related personnel in a hospital emergency department, a city marshal, a traffic enforcement officer or traffic enforcement agent, from performing a lawful duty, by means including releasing or failing to control an animal under circumstances evincing the actor's intent that the animal obstruct the lawful activity of such peace officer, police officer, registered nurse, licensed practical nurse, sanitation enforcement agent, firefighter, paramedic, technician, city marshal, traffic enforcement officer or traffic enforcement agent, he or she causes physical injury to such peace officer, police officer, registered nurse, licensed practical nurse, sanitation enforcement agent, firefighter, paramedic, technician or medical related personnel in a hospital emergency department, city marshal, traffic enforcement officer or traffic enforcement agent; intentionally cause physical injury; intentionally prevent or attempt to prevent a peace officer or police officer from effecting an authorized arrest of himself or another person; and intentionally obstruct, impair or pervert the

My girl  
wrote a  
letter to  
the judge  
and told  
him about  
this

this charge was taken off because the D.A.  
niana lafours sent two police officers to threaten my  
girl in intensive care unit (I.C.U.) that if she don't press  
charges write a statement or put an order of protection against  
me that she would arrest her witch is badgering the witness

Matt Zier's  
sister  
Tasha  
718-447-5038

administration of law or other governmental function or prevent or attempted to prevent a public servant from performing an official function, by means of intimidation, physical force or interference, or by means of an independently unlawful act, or by means of interfering, whether or not physical force was involved, with radio, telephone, television or other telecommunications sustains owned or operated by the state, or a county, city, town, village, fire district or emergency medical service or by means of releasing a dangerous animal under circumstances evincing the actor's intent that the animal obstruct governmental administration.

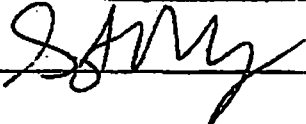
The offenses were committed under the following circumstances:

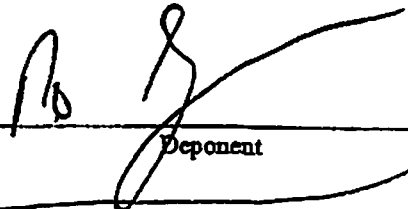
Deponent states that the defendant, with intent to prevent a police officer from performing his lawful duty, intentionally caused a police officer physical injury in that the deponent observed the defendant strike POLICE OFFICER MEHMET KANBUR about the left side of his face with a closed fist. Deponent is informed by Police Officer Kanbur that the defendant's actions caused him injuries including but not limited to substantial pain and redness to the left side of his face.

Deponent states that the defendant resisted arrest and attempted to prevent a police officer from performing an official function by means of physical force in that at the above time and place he flailed his arms and refused to place his arms behind his back, despite repeated instructions by the deponent to do so.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the Penal Law.

Sworn to before me on August 10, 2015



  
Deponent

During a meeting of the Board of Directors on July 1, 2015, the Board discussed the possibility of a merger with another company. The Board decided to explore this possibility further and to conduct a thorough investigation into the potential benefits and risks of such a merger. The Board also discussed the possibility of a merger with another company and the potential benefits and risks of such a merger.

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Page 2 of the NYS Domestic Incident Report:  
STATEMENT OF ALLEGATIONS / SUPPORTING DEPOSITION

Deponent Name (Last, First, M.I.)

Aronie, John Richard

Victim (victim/deponent name), state that on 8/9/15 (date) at 230 PM  
(nombre de víctima/deponente), declaro que en tal fecha

on of incident), in the County/City/Town/Village of Westchester, of the state of New York, the following did occur:  
e el incidente ocurrió), el condado/ciudad/aldeya/pueblo de Westchester, del estado de Nueva York, lo siguiente ocurrió:

I WOKE THIS MORNING and HE Start Beating  
IN MY LEG ABOUT 30 X. Causing a lot of  
PAIN IN MY RIGHT LEG. I WANT HIM ARRESTED.

Never who  
this statement  
or said this  
statement  
because she  
he got was  
Old from us  
Horse playing  
because she's  
and the officer  
and said if you  
order protection  
and the put his  
statement  
see what she  
signing

These Statements made herein are punishable as a Class A Misdemeanor, pursuant to section 210.45 of the Penal Law.  
Declaraciones falsas hechas aquí son castigables como una clase de delito menor, de acuerdo con la sección 210.45 de la ley penal.

Tawana Brown

Victim/Deponent Signature  
Firma de víctima/deponente

8/9/15

Date  
Fecha

Note:

Whether or not this form is signed, this DIR form will be filed with law enforcement.

Nota:

Si esta forma está firmada, o no, esta DIR forma será registrada con la policía.

Interpreter

Date

Witness or Officer

8/9/15

Date

She was Drunk when she signed  
this paper which is Illegal and a Cop  
wrote that statement because my  
girl would never put 30 X She  
would Right 30 times

Kelly Gormley and Mahmet Kanbur ~~where~~  
~~where~~ partners Its even on  
 one of the first peices of paper the  
 D.A. Rhianna latour gave me thats why  
 I wasnt alowed to have police Role call  
 Log Book Dect Vincent Demarco and  
 Bullshit Michael Meawad were partners  
 D. ~~Lies~~

On August 9, 2015, at approximately 8:00 am, inside of 30 Ebbitts Street, Apt. 2S, the complainant, Juwana Brown, awoke to the defendant punching her multiple times about the leg, causing injury including bruising to the leg. She called 911 for an ambulance and reported the assault to police inside of Staten Island University Hospital North.

On August 10, 2015, Det. Vincent Demarco and PO Kelly Gormley conducted a home visit at approximately 10:15 am at 30 Ebbitts St., Apt. 2S to follow up on the complaint made for the above assault. The defendant answered the door and became disruptive. PO Mehmet Kanbur and PO Michael Meawad responded to the location in response to a call for additional units. When PO Kanbur stepped inside the apartment to separate the complainant from the defendant, the defendant punched PO Kanbur in the side of the head multiple times, dazing PO Kanbur. When PO Meawad stepped in to effectuate the arrest of the defendant for assaulting PO Kanbur, the defendant grabbed PO Meawad by the arm, and dragged him to the ground, causing the PO Meawad to sprain his wrist. The defendant continued to resist arrest by struggling with the police officers and refusing to surrender his arms to be handcuffed. Both PO Kanbur and PO Meawad were treated at SIOH-N.

## II. NOTICES

### A. Statements

X If checked, notice is hereby served, pursuant to C.P.L. § 710.30(1)(a), that the People intend to offer at trial evidence of a statement made by defendant to a public servant.

X Oral

☐ Written

Statement #: 1

To Whom: PO Kelly Gormley and Det. Vincent Demarco

Date: August 10, 2015

Location: 30 Ebbitts St., Apt. 2S

Substance of Statement: My girl was drunk. She had a knife. I bashed her leg to get her to drop the knife.

☐ This notice is not applicable in this case.

X If checked, notice is hereby served, pursuant to C.P.L. § 710.30(1)(a), that the People intend to offer at trial evidence of a statement made by defendant to a public servant.

on the Bottom of the police memo pad I sez that Detatit Vincent Demarco went on Meal Break with his partner Meawad (Meathead) a 1300 1PM